Form 210A (10/05)

United States Bankruptcy Court District of Nebraska (Omaha Office)

In re:

Professional Veterinary Products, Ltd,

Case No.

10-82436, (Jointly Administered Under Case No. 10-82436-TJM)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(1), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

<u>Name of Transferee:</u> Fair Harbor Capital, LLC As assignee of Animal Nutritional Products	Name of Transferor: Animal Nutritional Products		
Name and Address where notices to transferee should be sent;	Court Claim # (if known): name Amount of Claim: \$1,571,18 Date Claim Filed:		
Fair Harbor Capital, LLC Ansonin Finance Station PO Box 237037 New York, NY 18823	Name and Address of Transferor: Animal Nutritional Products 61 Centre Aveenue Ste 202 New Rochelle, NY 10601-7234		
Phone:212 967 4035 Last Four Digits of Acct #: <u>n/a</u>	Phone: Last Four Digits of Acct. #:n/a		
Name and Address where transferee payments should be sent (if different from above):			
Phone: Last Four Digits of Acct #:			
l declare under penalty of perjury that the information best of my knowledge and belief.	provided in this notice is true and correct to the		
By: /s/Fredric Glass	Date: October 18, 2010		
Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$500,000 or im	"		

United States Bankruptcy Court District of Nebraska (Omaha Office)

in re:

Professional Veterinary Products, Ltd,

Caae No.

10-82438, (Jointly Administered Under Case No. 10-82436-TJM)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. none (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on October 18, 2010.

Name of Transferee:

Fair Harbor Capital, LLC
As assignee of Animal Nutritional Products

Name of Alleged Transferor:
Animal Nutritional Products

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Alleged Transferor:

Animal Nutritional Products 81 Centre Aveenue Ste 202 New Rochelle, NY 10801-7234

~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Notice of Transfer of Claim Other than for Security has been	١
filed in the clerk's office of this court as evidence of the transfer. Objection must be filed with the court within twenty	
(20) days of the mailing of this notice. If no objection is timely received by the court, the transferee will be substitute	ď
as the original claimant without further order of the court.	

Date:	
	Clerk of the Court

United States Bankruptey Court District of Nobraska (Ornaha Office)			
	····X	Charge II	
in et: Professional Vegerinary Products, Ltd., et al.	:	Chapter 11 Case No. 10-82436-TJM, et al.	
()uhior	:	Amount \$1,571.18	
		CONTROL AND WATER OF MOTION	
Transfer of Claim C		SECURITY AND WAIVER OF NOTICE	
THE RACE TO A ME AWATION that the exhaulted air	Bankruptcy Rule 3	outle) and Products ("Transferor") against the Delitor(s)	in the amount o
\$1,571.18, as listed within Schedule F of the Schedule of	Vanora and I Japipinas i	flied by the Debtarie) and all claims (including will	nout limitation
the Proof of Claim, if any, identified below and Transferor	A rights to receive all	interest, penalties, cure payments that it may be ent	itled to receive
as account of the assumption of any executory contract or	lease reinted to the Cl	alm and fins, if any, which may be paid with respec	s to the Claim
and all other claims, causes of action against the Debtor, it	s atTifietës, eny guarer	itor or other third party, together with voting and of	her rights and
benefits arising from, under or relating to any of the foreste	sing, and all cash, secu	irlites, instruments and other property which they be	e paid ar issued
by Debter in sudsfaction of the Claim) of Transform have	pean transforced and a	usigned other food for accuracy to Pair Number Capit	RI _{II} IJJAC) O ADJ KYYJO
("Transferee") in consideration of the sum of 5 h SECURITY AND WAIVER OF NOTICE is evidence of a	e signature of the Trac	esterce on this TRANSPER OF CLAIM OTHER TO was used all stables and banafits of TeansGrow relations	in the Claim.
The Claim is based on amounts owed to Transferor by Del	no Transier of the city stor and this transfer s	hall be deemed an absolute and unimaditional trans-	fer of the Claim
for the purpose of collection and shall not be deemed to er	ente a security interest	Please note that Fair Harbor Capital, LLC is not o	bligated to file
any application, motion, Proof of Claim or other documen	t with the Bankruptcy	Court with regard to your claim.	
I, the undersigned Transferor of the above-deser	bed claims, hereby as	sign and transfer my claims and all rights there und	er to the
Transferee upon terms as ser forth in cover terror received;	Trepresent and warn	int that the claim is not less than \$1,571.18 and has	not been eventore eden i
previously objected to, sold, or satisfied. Upon notification the claim is reduced, objected to, or disallowed in whole o	n by Transferce, I tight	te to reimourse Transcerce a pro-tant purpose or the be Court or sup other party and Transferty paperser	processe process
that there are no offsets or defenses or preferential paymen	r hall by use been of a	hav he asserted by or on behalf of Debtor or any oth	er purty to reduc
the investor of the Clerta or to intraticity value.			
A Proof of Cluim Heaf Has not (strike one) in the such Proof of Claim is attached to this Assignment). If the	umount of \$	heen daily and timely filed in the Proceedings (at	uq u tune cobh o
such Print of Claim is attached to this Assignment). If the	Proof of Claim amou	nt differs from the Chilm amount set forth above, To	ransferee shall
acvertheless to deemed the owner of that Proof of Claim's such Proof of Claim on the records of the Court.	ubject to the terms of	this Agreement and small be entitled to mentity use	IT WE OWNER OF
	s amount in excess of	the amount purchased herein, Transferor is hereby o	deemed to sell to
Transferue, and, at Transferee's option only, Transferee be-	reby agrees to opychus	ic, the balance of said Claim at the same percentage	of claim paid
herein not to exceed twice the Claim amount specified abo	vc. Transferce shall re	mit such payment to Transferor upon Transfered's 5	iai la Gaction) that
the Claim has been allowed in the higher amount and is no	n subject to any objec	tion by the Dehtor.	Dulas et
I, the undersigned Transferor hereby authorize T Bankruptcy Procedure (?FRBP?), with respect to the Claim	ransferce to file a not:	ice of transfer pursuant to Rule 3001 (e) of the Fede	rai Kuies oi Liu sole cation
may subsequently transfer the Claim back to Transferor if	n, waare Transferee pe due dilipense is oot se	nisfactory, in Transferee's sole and absolute discret	ion pursuant to
Rule 3001 (c) of the FRBP. In the event Transferee transf	ers the Cluim back to	Transferor or withdraws the transfer, at such time be	oth Transferor
and Transferee release each other of all and any obligation	or liability regarding	this Assignment of Claim. Transitror hereby ankno	प्रश्रीचर्राहरू सम्ब
consents to all of the terms set forth in this Transfer of Cla	im and heraby waives	(i) its right to raise any objection hereto, and (ii) its	right to receive
notice pursuant to Rule 3007 (c) of the FRBP. Transferor right, title and interest of Transfere in and to this Transfer	hereby acknowledges	that Transferee may at any time transfer the Claim,	, (agemer will) a r execution and
delivery of this Transfer of Claim and any such re-assignment		aidiffor and wallsuffer awas refer room on that an	C CACCALLEON INTO
Other than stated above. Transfered assumes all	risics associated with c	iebtor?s ablity to distribute lands. Transferor agree	es to deliver to
Fuir Harbor Capital, LLC any correspondence or payments	received subsequent	to the date Transferce signs this agreement. The ele	irk of the court
authorized to change the address requiding the chim of the	Transferor to that of	the Transferee listed below.	
This Transfer of Claim shall be governed by and construct relating to this Assignment of Claim may be brought in an	in accordance with (he laws of the State of Naw York, Any action arising	g under or consents to and
canting to this resignated in Castin may be brought in an canting passanal jurisdiction over Transferor by such coup	y state or retteral cou y state or retteral cou	that service of process muy be union Transferor by a	miling a copy of
said process to Transferor at the address set forth in this A	ssignment of Claim, a	nd in any action hereunder Transferor waives the ri-	ght to demand a
trial by jury. Transferor acknowledges that, in the event th	at the Debtor?s banks	uptey case is dismissed or converted to a case under	r Chapter 7 of th
Bankruptey Code and Transferee has paid for the Claim, T		liately remit to Transferee all monles puid by Transf	ereo in regard n
the Claim and ownership of the Claim shall revert back to TRANSFEROR:	Ттяпаветог.	TO ANICE DEE.	
Animal Nutritional Products		TRANFEREE; Fair Harbor Capital, LLC	
81 Centre Avenue Ste 202		184! Broathway, 10th-FL NY, New York	10023
New Rochelle, NY 19801-7234 Kovieran Pres.			
Print Name: Robert (8006) Mile: Print	 *	Signiture	
Signature: 12 P	Ph 2010		
Date:	<u> </u>	Ered Glass, Member Pair Harbor Capital,	ülc
Updated Address (If Changel):			
Director Addition (11 Chaples 1).		Victor Rusy	

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